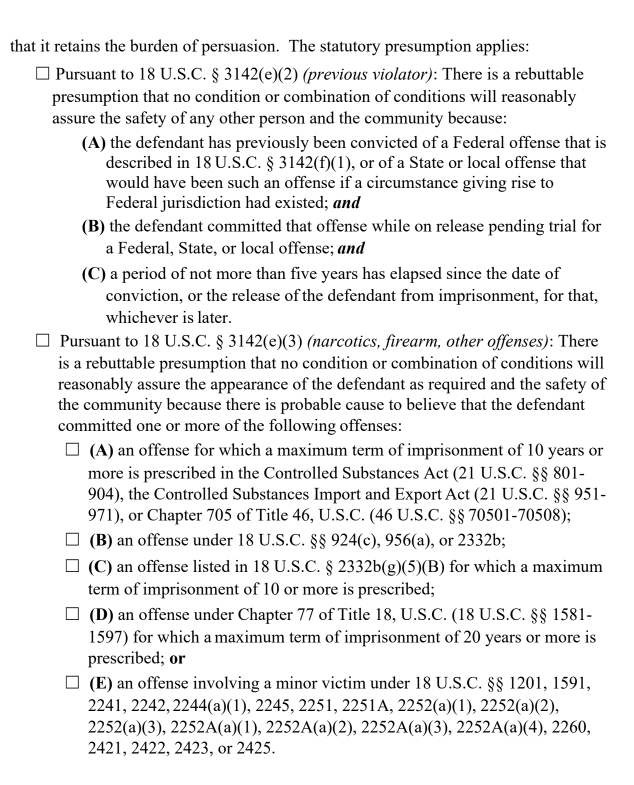
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## IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH

UNITED STATES OF AMERICA,  Plaintiff,	UNITED STATES' MOTION FOR DETENTION				
v. JOHN DANE BAYDO,	Case No. 2:22 MJ176 JCB				
Defendant.					
☐ The United States is not seeking detendant. ☐ The United States moves for detention States' positions in this preliminary pleading Report or learning of additional evidence. The positions even if the boxes next to those positions arguments, and file additional pleadings in sumotion for detention is:	a based on current information. The United could change after reviewing the Pretrial ne United States reserves the right to assert tions are not checked below, raise additional				
§ 1591 (sex trafficking of children) (specific enumerated crimes) for w 10 years or more is prescribed; or  (B) an offense for which the maxim or	se defendant is charged with:  S.C. § 3156(a)(4)), a violation of 18 U.S.C.  ), or an offense under § 2332b(g)(5)(B)  which a maximum term of imprisonment of  mum sentence is life imprisonment or death;  um term of imprisonment of 10 years or				

more is prescribed in the Controlled Substances Act (21 U.S.C. §§ 801-904), the Controlled Substances Import and Export Act (21 U.S.C. §§ 951-971), or Chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508); <b>or</b>									
□ ( <b>D</b> ) any felony if the defendant has been convicted of two or more offenses described in (a) through (c) above, or two or more State or local offenses that would have been offenses described in (a) through (c) above if a circumstance giving rise to Federal jurisdiction had existed, or a combination of such offenses; <b>or</b>									
☐ <b>(E)</b> any felony that is not otherwise a crime of violence but involves: <b>(i)</b> a minor victim; <b>(ii)</b> the possession or use of a firearm or destructive device (as defined in 18 U.S.C. § 921); <b>(iii)</b> any other dangerous weapon; or <b>(iv)</b> a failure to register under 18 U.S.C. § 2250;									
OR									
≥ Pursuant to 18 U.S.C. § 3142(f)(2) because the case involves:									
<ul> <li>☑ (A) a serious risk the defendant will flee; or</li> <li>☑ (B) a serious risk the defendant will obstruct or attempt to obstruct justice, or threaten, injure, intimidate, attempt to threaten, injure, or intimidate a prospective witness or juror.</li> </ul>									
Procedure									
The defendant may seek a continuance of the detention hearing of up to five days, and the United States may seek a continuance of up to three days. 18 U.S.C. § 3142(f). During any such continuance, the defendant shall be detained. <i>Id.</i> The rules concerning the admissibility of evidence do not apply at the detention hearing. <i>Id.</i> The United States has the burden of persuasion by clear and convincing evidence that no condition or combination of conditions of release will reasonably the safety of any other person and the community or by a preponderance of evidence that no condition or combination of conditions of release will reasonably assure the defendant's appearance as required. <i>Id.</i> ; <i>United States v. Cisneros</i> , 328 F.3d 610, 616 (10 <sup>th</sup> Cir. 2003).									
Rebuttable Presumption									
☐ A rebuttable presumption applies, and the defendant bears the burden to produce some credible evidence to rebut this presumption. The United States acknowledges									



## **Factors to Be Considered**

The United States may present arguments, proffer evidence, or provide testimony at the scheduled detention hearing supporting the detention of the defendant including,

## but not limited to:

The nature and circumstances of the offense charged, including whether the offense is a crime of violence, a violation of section 1591, a Federal crime of terrorism, or involves a minor victim or a controlled substance, firearm, or destructive device. (18 U.S.C. § 3142(g)(1)).

The defendant committed an unprovoked assault upon a Salt Lake City Police office while the office was in uniform and working security at the International Airport.

The defendant is seen in airport surveillance video stalking two police officers near the baggage claim area of the airport. The defendant drops his backpack and approaches the police officer from behind. He then takes a round house swing striking the officer in the side of the face. The blow causes the officer to stumble and nearly fall. The defendant turns to the other officer in a fighting stance and when the officer reaches for his weapon the defendant kneels on the floor.

The assault was unprovoked, and the officers had no previous interaction with the defendant.

 $\boxtimes$  The weight of evidence against the defendant. (18 U.S.C. § 3142(g)(2)).

The weight against the defendant is un-refutable and should be weighed heavily against him. The defendant is seen y lay witnesses and the officers in question. Airport security cameras also captured the entire assault on video.

☑ The history and characteristics of the defendant including the defendant's character, physical and mental condition, family ties, employment, financial resources, length of residence in the community, community ties, past conduct, history relating to drug or alcohol abuse, criminal history and record concerning court proceedings. (18 U.S.C. § 3142(g)(3)(A)).

The defendant is from Tacoma, Washington, and has no clear ties to Utah. He is an unknown person, and it is unclear what motive the defendant had for randomly attacking a uniformed police officer.

The defendant does not reside in Utah, nor does he have employment in Utah. It is unknown whether the defendant has a drug addiction or any mental health issues. Essentially, very little is known about the defendant.

	Whether, at	time	of the	current	offense	or arrest,	the	defendant	was or	n probation	ı,
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/s/Carlos A. Esqueda
Carlos A. Esqueda
Assistant United States Attorney